

Douglas A. Prutton, State Bar No. 118300
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Defendant Douglas A. Prutton
appearing in pro per

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

DAVID OPPENHEIMER,

Plaintiff

CASE NO. 21-cv-01382-NC

vs

**ANSWER OF DEFENDANT DOUGLAS
A. PRUTTON**

DOUGLAS A. PRUTTON,

Defendant.

**U.S. Magistrate Judge Nathanael M.
Cousins**

Defendant Douglas A. Prutton answers Plaintiff's Complaint as follows:

ANSWER TO JURISDICTION/VENUE

(1) Answering paragraph (1): Defendant admits the allegations of this paragraph.

(2) Answering paragraph (2): Defendant admits the allegations of this paragraph.

ANSWER TO INTRADISTRICT ASSIGNMENT

(3) Answering paragraph (3): Defendant admits that intradistrict assignment is appropriate. However, since the defendant resides in Contra Costa County, the plaintiff resides in North Carolina, the plaintiff's counsel works in Contra Costa County, and all of defendant's alleged wrongful conduct occurred in Contra Costa County, the case should be assigned to Oakland or San Francisco, not San Jose.

ANSWER TO THE PARTIES

(4) Answering paragraph (4): Defendant lacks knowledge or information sufficient to form a belief about the truth of these allegations concerning plaintiff.

(5) Answering paragraph (5): Defendant admits the allegations.

ANSWER TO INTRODUCTORY FACTS

(6) Answering paragraph (6): Defendant lacks knowledge or information sufficient to form a belief about the truth of these allegations.

(7) Answering paragraph (7): Defendant lacks knowledge or information sufficient to form a belief about the truth of these allegations.

(8) Answering paragraph (8): Defendant lacks knowledge or information sufficient to form a belief about the truth of these allegations.

(9) Answering paragraph (9): Defendant lacks knowledge or information sufficient to form a belief about the truth of these allegations.

(10) Answering paragraph (10): Defendant lacks knowledge or information sufficient to form a belief about the truth of these allegations.

- 1 (11) Answering paragraph (11): Defendant denies these allegations as there is only one
2 defendant in this action.
- 3 (12) Answering paragraph (12): Defendant lacks knowledge or information sufficient
4 to form a belief about the truth of these allegations.
- 5 (13) Answering paragraph (13): Defendant admits that a photograph was displayed on
6 his website (pruttonlaw.com) of the Oakland federal courthouse. The photograph was put
7 on a page of the website entitled Where We Work, by defendant's daughter who had
8 offered to help defendant with his website. Defendant lacks knowledge or information
9 sufficient to form a belief as to whether that photograph was "The Work" or whether it
10 was displayed on the two identified "nebula.wsimg.com" sites. Defendant denies that the
11 photograph is still on his website. Defendant removed the photograph from his website
12 immediately upon hearing from plaintiff's counsel that the photograph may have been
13 plaintiff's copyrighted photograph.
- 14 (14) Answering paragraph (14): Defendant received a letter dated July 8, 2019 from an
15 attorney in Arkansas purporting to represent plaintiff stating that defendant could find the
16 photograph on defendant's website under the heading "Where-We-Work." No other
17 "infringing URLs" were identified. The letter requested defendant to remove the
18 photograph from his website – which defendant immediately did. The letter did not seek
19 information about the uses to which the photograph had been put, profits received, and
20 the like, as alleged in this paragraph. Defendant received a second letter dated November
21 23, 2020 from plaintiff's current counsel, but that letter only identified one of the
22 nebula.wsimg.com sites mentioned in paragraph (13) and did not demand that defendant
23 cease and desist from any ongoing infringement and did not seek information about the
24 uses to which the work had been put, profits received, and the like.
- 25 (15) Answering paragraph (15): Defendant denies the allegations. Defendant has
26 responded to each communication from plaintiff's various attorneys, has made plaintiff's
27 attorney aware of about 125 federal copyright infringement lawsuits his client has filed
28 around the country over the past few years. Defendant also has made plaintiff's counsel
29 aware of the decision issued by U.S. District Court Judge Martin Reidinger in the case of
David Oppenheimer v. James Sean Griffin (W.D. North Carolina) Case No. 1:18-cv-
00272-MR-WCM, issued on December 31, 2019. In a case involving defendants who
had defaulted, Judge Reidinger denied Mr. Oppenheimer's request for attorney's fees and
awarded only the minimum statutory damages, finding that Mr. Oppenheimer "appears to
be using the copyright laws as a source of revenue, rather than as redress for legitimate
injury." Defendant has made two offers to plaintiff to settle this case which plaintiff has
rejected. Plaintiff, on the other hand, has demanded from defendant a ridiculously high
amount of money.

ANSWER TO COUNT 1 – NON-WILLFUL COPYRIGHT INFRINGEMENT

(16) Answering paragraph (16): Defendant re-alleges his responses to paragraphs 1-15.

(17) Answering paragraph (17): Defendant admits that his daughter posted a photograph of the Oakland federal courthouse on defendant's website.

(18) Answering paragraph (18): Defendant denies that he received any substantial benefit from the posting of the photograph as there were hundreds of other photos of the Oakland federal courthouse available to publish, and denies that plaintiff has sustained the damages alleged.

ANSWER TO COUNT II – RECKLESS/WILLFUL COPYRIGHT INFRINGEMENT

(19) Answering paragraph (19); Defendant re-alleges his responses to paragraphs 1-18.

(20) Answering paragraph (20): Defendant admits that his daughter posted a photograph of the Oakland federal courthouse to defendant's website, but denies the other allegation of this paragraph.

(21) Answering paragraph (21) defendant lacks information or knowledge sufficient to form a belief in the truth of the allegations in this paragraph.

(22) Answering paragraph (22): Defendant admits that his daughter posted a photograph of the Oakland federal courthouse to defendant's website, but denies the other allegation of this paragraph.

(23) Answering paragraph (23): Defendant denies that he received any substantial benefit from the posting of the photograph as there were hundreds of other photos of the Oakland federal courthouse available to publish, and denies that plaintiff has sustained the damages alleged.

ANSWER TO COUNT III – VIOLATIONS OF DIGITAL MILLENNIUM COPYRIGHT ACT

(24) Answering paragraph (24); Defendant re-alleges his responses to paragraphs 1-23.

(25) Answering paragraph (25): Defendant denies that plaintiff's CMI was removed by defendant or any third party at defendant's direction and behest. As to the other

1 allegations of this paragraph defendant lacks information or knowledge sufficient to form
2 a belief in the their truth.

3 (26) Answering paragraph (26): Defendant denies these allegations.

4 (27) Answering paragraph (27): Defendant denies these allegations.

5 (28) Answering paragraph (28): Defendant denies these allegations.

6 (29) Answering paragraph (29): Defendant denies that plaintiff is entitled to any
7 recovery.

8 (30) Answering paragraph (3): Defendant denies that plaintiff is entitled to any
9 recovery.

10
11 **ANSWER TO CAUSATION/DAMAGES**

12
13 (31) Answering paragraph (31): Defendant denies that plaintiff has suffered actual
14 damages, denies that plaintiff is entitled to statutory damages, and denies that plaintiff is
entitled to attorneys' fees and costs.

15
16 **ANSWER TO RELIEF REQUESTED**

17
18 (32) – (45) Answering paragraphs (32) – (45): These paragraphs simply set forth the relief
19 requested by plaintiff and, thus, do not involve matters that can be admitted or denied.

20 **AFFIRMATIVE DEFENSES**

21 (1) Plaintiff's counts are barred by the applicable statutes of limitation.

22 (2) Defendant was not aware and had no reason to believe that his acts constituted an
23 infringement of copy right (17 USC 504(c)).

24 (3) Plaintiff's counts are barred by his unclean hands.

25 (4) Plaintiff's counts are barred by laches.

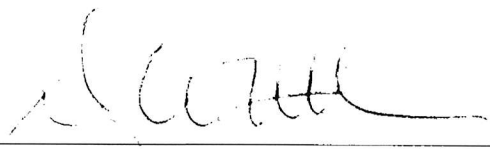
26 (5) Plaintiff has assigned his copyright in the subject photograph, or is otherwise not the
27 copyright holder.

28 (6) Plaintiff's claims are barred by plaintiff's bad faith copyright trolling activities
29

PRAYER FOR RELIEF

WHEREFORE, defendant prays for a judgment in his favor, costs and attorney's fees as the prevailing party, and any other relief that the Court deems fair and just.

Dated: 4/16/21



Defendant Douglas A. Prutton

CERTIFICATE OF SERVICE

I declare that I am a citizen of the United States or employed in the County of Contra Costa, California, over the age of 18 years, and not a party to the within entitled action. I am an employee of the Law Offices of Douglas A. Prutton, and my business address is 1985 Bonifacio Street, Suite 101, Concord, California 94520, telephone number (925) 677-5080, facsimile number (925) 677-5089.

On **APRIL 16, 2021** I served the following described document:

ANSWER OF DEFENDANT DOUGLAS A. PRUTTON

by delivering a true copy as follows:

[X] By Electronic Mail – On April 16, 2021, I emailed the document to the email address listed below.

Lawrence G. Townsend
LAW OFFICES OF LAWRENCE G. TOWNSEND
One Concord Center
2300 Clayton Road, Suite 1400
Concord, CA 94520
LGT@LGT-LAW.COM

I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on **April 16, 2021** at Concord, California.



Andrea Sandoval

Proof of Delivery

I hereby certify that on Thursday, October 13, 2022, I provided a true and correct copy of the Answer to the following:

David G Oppenheimer, represented by Lawrence G Townsend, served via ESERVICE at ltownsend@owe.com

Signed: /s/ Douglas A Prutton